



National Alliance BULLETIN

POST OFFICE BOX 4 • MOUNTAIN CITY • TN 37683 • USA • NATALL.COM

November 2018

New Postal Address

Members will notice a new address for the National Alliance in the header of this month's **BULLETIN**. The Alliance's Media Director and *American Dissident Voices* (ADV) host Kevin Alfred Strom announced the development to the tens of thousands of listeners to the program during the 24 November broadcast:

...Our old Box 172 Laurel Bloomery address will still work for many months to come, but well in advance of its demise we've obtained a new — and better — and even easier to remember — address for the National Alliance. From now on, you may write to us at this address: National Alliance, Box 4, Mountain City, TN 37683 USA. [We have an easy-to-remember address] now — after you've heard it twice you'll never forget it.

And now that you know it — use it. We need to hear from you. This program, this online magazine, this uncompromising educational outreach spanning nations and generations, this effort to build the William Luther Pierce Memorial Research Library into an enduring institution of service to our people — *all are totally dependent on us hearing from you and supporting our efforts*. Thank you.

When the Post Office revises box mail addresses (for which revisions there seems to be no rational reason), which often results in complicated addresses with long box numbers or the like, they disrupt small businesses and organizations like ours who depend on having a simple, easy-to-remember address for radio listeners, customers, and members to use. We liked our Box 172 address,

as we liked our Box 90 address before that, but situations change. It's life. We adapt. PO Box 172 is on so much Alliance printed material now that we will maintain that mailbox and check it daily, until we are assured by the US Postal Service that any and all mail to the Alliance at Box 172 will get forwarded to our new address.

Laurel Bloomery is on a rural route out of the Mountain City Post Office. The employees there all know the National Alliance: the group that has put Laurel Bloomery on the map.

We'd like a volunteer with decent computer skills, Internet access, and a Windows PC to help us with simple audio file editing, as we have more than 250 ADV programs in which our PO Box 172 address is given twice at the end of each show. These programs are all broadcast regularly and repeatedly on our 24/7 National Alliance Radio Network (natall.com/radio) and we'd like every show to be updated. We'll provide the audio files and requisite software; all we need is your time and effort. Write to our postal address above or email Vanessa Nebauer via our correspondence@nationalalliance.cc address.

The Alliance still maintains and regularly checks its old PO Box 90, Hillsboro, West Virginia address too, though our National Office business address has been in Tennessee for well

over four years. The daily drive to Box 4 to retrieve mail will be 10 miles farther, round-trip, than to Box 172. As I said: We adapt.

Down Again, But Not Out

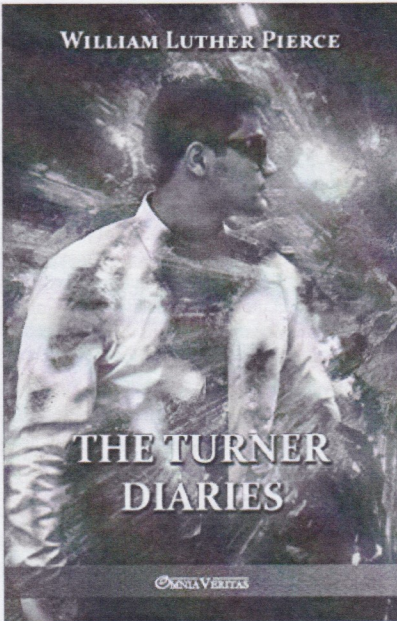
Our commercial activity continues to be restricted by our inability to get, or hold on to, a reliable credit-card processor service. The eighth credit card processing company with whom we have contracted since August of last year denied this vital service to us in early November, soon after we once again got our online bookstore up and running so customers could purchase items using their credit cards. Such payment processors, and PayPal, which also denies us service, are how almost everyone who purchases items online conducts business.

Other than customers being unable to purchase anything at <https://cosmotheistchurch.org/shop> using PayPal or credit cards, we are still very much in business. We hope potential customers and supporters, including some of you reading these words right now, will overlook the very slight inconvenience and support our store and our efforts anyway — using snail mail or one of the anonymous cryptocurrencies we now accept. Book lovers of our persuasion everywhere can still go to our online store and purchase books and CDs; they must simply revert to the old, but still reliable, pre-Internet method of mailing checks or money orders to our postal address, as you'll see exemplified below by postal correspondent J.M. of New York. Cosmotheist Books has seen a trickle of orders mailed in this way

while being denied online credit card usage. We'll continue to somehow get around the obstacles our adversaries put between the National Alliance and our people. In the case of our online bookstore, for the time being, we must all be creative to get as many White eyes on that Web address as possible. For every measure the Jew uses to deny us vital online financial services we will find countermeasures, until our Alliance enjoys Internet commerce like every other business. Kevin Strom talks about this problem succinctly in an early December ADV broadcast:

The large Internet media firms, and all financial services firms, should be regulated as public utilities and forbidden from censoring, limiting, or refusing services in any way based on the political or social opinions or expressions of their clients or potential clients — and the alien pressure groups using such intimidation and who are taking away our rights should be outlawed, prosecuted, and expelled from our nations.

A surprisingly effective countermeasure has been our customers' increased use of cryptocurrencies such as Bitcoin. In addition to Bitcoin, we also can accept payments via Ethereum, Litecoin, Bitcoin Cash, and Ethereum Classic. There are many other cryptocurrencies that we may be using in the future. One can find links to our "wallet addresses" in the donate links on our websites. Cryptocurrency values are on a roller coaster ride in the market as we write this, but they are predicted to have a bright future, and their volatility is insignificant over the time frame needed to buy a book or make a donation. Most importantly for us, they are secure and circumvent the Jews' blocking our ability to conduct commerce online.



THE COVER of the recently discovered pirated edition of *The Turner Diaries*, which has now been removed from Amazon.com (where the pirate was purveying it to the public, depriving the Alliance of much-needed revenue) and other sites.

Dr. Pierce was constantly reminding us that in these pre-revolutionary times Whites are still in the educational phase, the “talking phase.” Publishing and selling books, particularly via the Internet, is vital for our growth — and significant growth is necessary now so our cadres can be in place when circumstances change and we move into the next phase. We do not mind when other pro-White groups call our National Alliance a “book club.” We know the importance of books to education, and the planned William Luther Pierce Memorial Library

and research facility emphasizes this importance.

Dealing With Thieves

One reason sales of *The Turner Diaries* have dipped recently is the appearance of yet another pirated edition of the National Alliance’s copyrighted novel. This flagrantly illegal pirate copy was discovered by an Alliance member who just happened to search for *The Turner Diaries* at the Amazon.com book-selling site. This deceptive edition was released September 20, 2018, according to Amazon, and was published by an outfit calling itself Omnia Veritas Ltd.

The pirate copy shows William Luther Pierce as the author, rather than Dr. Pierce’s pen name Andrew Macdonald, which is shown on the authorized version.

Dr. Pierce, as author, owned the rights to *The Turner Diaries* (and his other intellectual property). When he died he willed those rights to the National Alliance. Our Alliance still holds all of these rights, and the National Office has spent untold time and energy during the past three or so years securing and protecting them. Those rights had been neglected for years by the previous Alliance administration. As this issue of the **BULLETIN** goes to press, copies of this unauthorized edition have been removed from Amazon, eBay, and dozens of other Internet book-selling sites, mostly in Europe.

Correspondence

Dear NA: Please send me the following items: *Call of the Blood* CD, and these books — *Blood Ritual*; *Destiny of Angels*; *Hitler Boys in America*;

The Jewish Strategy, and *Hunter*. I've enclosed a check for \$250 for these. Keep the rest as a donation to the Alliance. Another check is enclosed for Jim Mathias's defense fund. Thanks, — J.M., New York

Chairman Williams responds: Thank you, J.M., for generously supporting our ace activist's important defense fund, and for the donation to our cause. And thank you for the nearly singular November book order, showing how our online bookstore will still function, despite the conspiracy among the Jewish groups and compliant (or intimidated) financial services that seeks to deny our ability to conduct online commerce. We will continue to seek financial services companies that can stand up to the selective "de-platforming" conspiracy, and will continue adding titles each month to our store. Eclectic titles added this month are: a double DVD of Leni Riefenstahl's *Triumph of the Will* and *Olympia* and the following books; William "Lord Haw-Haw" Joyce's *Twilight Over England*; George Lincoln Rockwell's *White Power* (hardback); *The Prince* by Machiavelli; Riis-Knudson's *National Socialism — The Biological World View*; *Captured by the Indians: 15 Firsthand Accounts 1750-1870*; Lucy Montgomery's childrens' classic *Anne of Greene Gables* (hardback); and Gabler's *An Empire of Their Own* about the Jews' takeover of Hollywood. Get your copies by visiting cosmotheistchurch.org/shop today!

Our stalwart activist Jim Mathias, who is fighting for free speech rights for all of us, writes:

Dear Chairman Williams: The past month has brought little news, but from my appellate attorney

I received a package containing the appeal brief that was submitted. Two issues are being challenged. The first is how the district court judge defined what constitutes "grounds of a school" with respect to how strict (my position) or how expansive (the state's) the word "school" can be interpreted. State law doesn't provide much of a definition of "school" and in accordance with previous case law, the rule is to interpret fairly strictly. The second issue was my objection to a jury instruction which included a greatly expanded definition of "school" that the judge allowed that gave the prosecutor the expansive definition he wanted. It may be many months before the state's appellate attorney replies, I will keep you posted.

With regard to my arrest for eight counts of attempted burglary (of vehicles) and the subsequent dropping of all those charges without my having to make any motions, I've been contacting a number of attorneys. No one seems to have time for this. One attorney I talked to took the time to listen to my story and was interested, until I told him about the content of the Alliance business cards I was distributing and my association with the Alliance. He couldn't get off the phone fast enough! This coming from a specialist in "civil rights" litigation. I'll keep looking; it's better he didn't take my case and possibly sabotage it. America these days! When treason pays, the self-servers line up and say what's needed for them to get their pieces of silver from the Jew.

Otherwise I've been having fliers printed out by the ream — that's 500 sheets of paper — and distributing them nearly every day. I'm advertising books familiar to Cosmotheists to help awaken people. One sale recently made was for *Gun Control in Germany 1928-1945*, Rosenberg's *The Myth of the 20th Century*, and *Race, Evolution, and Behavior* by Rushton to a buyer in Massachusetts. Of course, I included a few business cards, a copy of *Building a New White World* [a superb full-color magazine-style booklet introducing our racial ideas to the general reader, available for \$3 each postpaid from the National Office — Ed.] and a personal note. If you hear from [name redacted — Ed.] from Walpole, Massachusetts, that's the man. I am very appreciative of your support in my legal battles; the care and generosity shown affect me powerfully. My pledge to continue with outreach and educational efforts remains as active as ever. With my best regards, — Jim Mathias, Iowa

Chairman Williams responds: Jim, the National Office received a total of \$470 for your defense fund from members and supporters during November, bringing the total amount donated to \$2,430 of the \$5,000 in legal costs you incurred when you were wrongfully convicted. This debt resulted from your dedicated activism for the Alliance, despite the ongoing campaign to silence your pamphleteering in local media, led by the SPLC, a rabbi and his flock of sick Christlings, and the so-called "LGBT community." Each month since August we've received at least one donation large enough to report a decent month's total. We hope December will see continued support (to our regular address and designated for the Jim Mathias Defense Fund) from those reading this **BULLETIN**.

Dear Will: Thanks for the October National Alliance **BULLETIN** and your note. I would, indeed, like to pay a visit to you Tennessee, both to see your operation and have some general conversation about topics of mutual interest.

Regarding the Irving biography of Dr. Goebbels: I am a great admirer of Hadding Scott, and have respect for his insights and his scholarship. But I have to strenuously disagree with him on his negative assessment of Irving's biography of Dr. G. in the latest **BULLETIN**. I think that it is a tremendously valuable book, and essential for anyone who is really interested in the history of the Third Reich. I am aware of Irving's shortcomings: as HS notes, he sometimes lets a "good story" get in the way of a starkly factual historical narrative, and he has waffled all over the place concerning the "holocaust." I heard him speak on Rommel at the IHR conference in Washington DC in 1989, and found him to be completely unconvincing. But still, his understanding of Goebbels' mentality, and of how things worked behind the scenes in NS Germany is superb. Also, he has accessed Goebbels diaries more comprehensively than any other historian before or since. (I also congratulate him on unearthing Horst Wessel's handwritten diary

from the Polish archives — a document no other historian even knew existed! Simply amazing!)

... He leaves Julius Streicher out of his Nuremberg narrative, for whatever reason, but otherwise his analysis and insights are very good. I do not think that Irving is perfect, by any means, nor even particularly "on our side" — but his books are head and shoulders above what mainstream historians have produced. I am happy to see the Goebbels biography get the widest possible distribution and readership. All the best to Svetlana! — *Martin Kerr, Chief of Staff, New Order*

Chairman Williams responds: Mr. Kerr, the National Alliance is honored to count both you and Hadding Scott as long time friends. Both of you worked closely with Dr. Pierce, and are recognized today as leaders and writers of the top rank on matters involving National Socialism (Hadding Scott's site: <http://national-socialist-worldview.blogspot.com>; Martin Kerr's site: <http://neworderorg.wordpress.com>). Minor disagreements between you on the relative worth of Mr. Irving's histories of WWII we can take. Thanks to you both for your decades of outstanding service to the cause.

We look forward to many more articles from Messrs. Kerr and Scott to be published at *National Vanguard* online.

Dear Chairman: Congratulations on the groundbreaking for the new facility! Tomorrow [6 November] is election day and the only thing that is certain is the continuation of White genocide. I continue to shill for my [political] candidate by passing out his literature and posting on social media, but my heart is not in it. Everyone has fallen on their knees to lament the Tree of Life [synagogue in Pittsburgh] incident, and my boss is no different. I feel like a traitor, helping him, but know full well the realities of the situation. I continue to hold fast to the time when the only literature I hand out will have the NA's Life Rune logo on it. That time is fast approaching. Enclosed is a money order for six months dues in advance. I'm looking forward to more progress. — *J.G., Maryland*

Fighting to Win

I thought for sure that “The Case of the Pocahontas Strangler” would finally be brought to a head the morning of 5 December, 2018, when the twice-convicted defendant — I, your Chairman — was rescheduled to be sentenced. Publication of this November **BULLETIN** was being delayed so the results of that court hearing could be reported in this issue. Then one legal problem after another came up that caused further delays in publication. I apologize for the lateness. Some Alliance members are as sick of this case as I am, but I feel a responsibility to report on it, as it is tied up with the three judicial coup attempts against the Alliance since 2014, all of which were dismissed in our favor after ferocious legal battles. We are still dealing with the aftermath of our enemies’ lawfare, and what we do now is important for the present and significant for the future.

Determined to fight my wrongful conviction in West Virginia, and saddled with a second ineffective defense attorney in the matter, I have spent many hours talking with outside attorneys and other experts, planning my assertive defense. They, along with Mrs. Williams’ helping to research, print, and organize West Virginia criminal statutes and the West Virginia Judicial Code of Conduct, etc. have educated me in one important aspect of the law: defendant’s rights. I prepared what seem to me sound pre-sentencing motions that a defendant is entitled to make before he is sentenced. Also, if sentenced, I’ll submit another post-sentencing motion, requesting a retrial and/

or appeal to the West Virginia Supreme Court. As mentioned in the October **BULLETIN**, I had announced my intentions to do just that in court on 10 October. I felt like I was “loaded for bear.” Since I hadn’t gotten any responses from my attorney (the one who presented a motion on that date to withdraw her representation of me, and was denied) for more than six weeks, I eventually drew up the motions myself — which is what a defendant is entitled to do under WV §61-11A-3(e) and under the WV Judicial Code. My counsel refuses to defend me as I insist, leaving me no choice but to represent myself.

§61-11A-3. Victim impact statement; when required; contents; use; right of defendant to review and present evidence. [...] (e) A victim impact statement prepared in accordance with the provisions of this section... shall be made available to the defendant, and his counsel if he is so represented, at least ten days prior to the date set for pronouncement of his sentence. **The court shall, upon motion by or on behalf of the defendant, grant the defendant a hearing, whereby he may introduce testimony or other information related to any alleged factual inaccuracies in the statement.** [emphasis ours]

Just before taking off to West Virginia from Tennessee on 4 December for my long-delayed sentencing, I was informed by telephone through my “defense counsel,” Laura Finch, that the judge had a scheduling conflict and needed to delay my sentencing date once again. At first she tried to tell me that Judge Jennifer Dent could “squeeze me in” to be sentenced by her between 2:30 PM and 2:45 PM on the afternoon of the 5th. When I was informed in this ridiculous phone call for the eighth time that Judge

Dent wanted to strike (omit from the record) my accuser's insane Victim Impact Statement (VIS) rather than allow me to challenge it, I made it clear to her (for the eighth time!) that I will not only invoke Rule 61 in the matter of my accuser's VIS, but also invoke the West Virginia Code of Judicial Conduct when I make the other pre-sentencing motion to have Judge Dent reconsider her guilty verdict, my grounds being fraud, ineffective counsel, new evidence, and especially procedural errors of her court. One egregious error of the court was sealing my accuser's three illegal, private *ex parte* communications, meant to influence the judge, without informing me and allowing me to object to their sealing or to question them. I made it clear to Miss Laura that if sentenced, I'll be filing a complaint with the Judicial Review Board. Everybody has to answer to someone, even judges. Those illegal *ex parte* communications, the first one alone being 14 pages of smears similar to those in the VIS, should have never been sealed. I'll be needing them all unsealed to use as exhibits, and will be needing a copy of the 10 October court transcript, also.

Here is the Judicial Code of Conduct as it pertains to *ex parte* communications:

Canon 3: A Judge Should Perform the Duties of the Office Fairly, Impartially and Diligently [...]
 (4) A judge should accord to every person who has a legal interest in a proceeding, and that person's lawyer, the full right to be heard according to law. Except as set out below, a judge should not initiate, permit, or consider *ex parte* communications or consider other communications concerning a pending or impending matter that are made outside the presence of the parties or their lawyers. **If a judge receives an unauthorized *ex parte* communication bearing on the substance of a matter, the judge should promptly notify the parties of the subject matter of the communication and**

allow the parties an opportunity to respond, if requested. [emphasis ours]

Once my accuser, Ms. DeCourcy, learned on 10 October that my intent is to question her directly, under oath, about her unsubstantiated smears of me and her related coup attempt against the National Alliance, she chose flight over fight, fleeing West Virginia. She has been gone since 27 October; what a dilemma for the prosecution. My accuser had already stated in writing that she wanted to testify orally at my sentencing to back up her rambling, incoherent VIS. How can I correct her factual inaccuracies if she's in another state and the Special Prosecutor has made no effort to find where the state's only witness, its "victim," has gone or why? He and the judge know the state's case against me already reeks of five-day-old fish, but they seem determined to sentence me to probation. That is not acceptable to me since the battery never happened and accepting probation is accepting guilt. A retrial would solve things, as would dismissing on the grounds I make in my motion.

Some "movement" people have said of me, "Will just likes to fight." No: I like to win. I choose fights these days carefully, with an eye on eventually prevailing. Some fights choose me, like when I'm falsely charged twice with battery by coup-plotters, or when I and the National Alliance are named defendants in three separate civil cases. The worst thing a defendant in a civil case can do is nothing. He must defend or run the chance of losing the case by default. The National Alliance needs writers and it needs fighters; fighters who can use their fists, but also fighters who use their

12. In furtherance of McLaughlin's assistance to NARRG, McLaughlin unilaterally appointed Garland DeCourcy (sometimes referred to as "DeCourcy") as a spokesperson for the corporation without the proper authority of the CEO of the NA. Upon information and belief, DeCourcy has assisted McLaughlin and NARRG in its efforts to seize the corporate assets of the NA; made false and slanderous accusations against William W. Williams, the CEO of the NA in order to advance her personal interests with the full knowledge and support of McLaughlin; and made corporate decisions on behalf of the NA while appearing to act as Executive Administrative Assistant and Legal Liaison of the NA while lacking the actual corporate authority to act or speak for the NA with the full knowledge and support of McLaughlin.

HERE WE SEE page 10, paragraph 12 of the National Alliance counterclaim against the estate of John McLaughlin, who engaged in a conspiracy to acquire the assets of, and illegitimate control over, the Alliance. Chief among McLaughlin's co-conspirators was Garland DeCourcy, whose false charges of battery against Alliance Chairman Will Williams were made in order to facilitate the coup attempt. The coup attempt failed, but the aftereffects of DeCourcy's false criminal charges must be dealt with, and compensation for the harm done to our Alliance must be sought. Chairman Williams is aggressively pursuing justice in these matters.

brains and good judgment and have the confidence that we will prevail in the end. What the Alliance lacks now are morally courageous attorneys who will use the law for our cause while we still can, not just to defend but also to attack, as with this de-platforming issue, or with book pirates.

Judgment-proof DeCourcy is partly responsible for our Alliance's \$850,000 counterclaim against her foolish former employer, co-conspirator, and *non-judgment-proof* John McLaughlin's estate. The estate's newly-hired Virginia attorney has until 19 December to show why the McLaughlin estate is not responsible for John's debt, or be in default and allow our claim to go into collection. They won't want to go to court to defend against the Alliance's ironclad counterclaim.

It will be ironic if Ms. DeCourcy, who, for three and a half years has tried her damndest to destroy the National Alliance, even working with the SPLC to that end, is ultimately responsible for funding construction of the William Luther Pierce Memorial Library facility. Before all the snow and rain halted site work on our new Tennessee property for more than two weeks, we staked out a 40-foot by 60-foot footprint for the first two-story main building of that facility, and are working on the building's architectural design. Expanded additions off three sides of that perimeter can bring the square footage to just under 6,000 square feet. It will be a pleasure in coming months to report on our construction progress instead of writing of constant legal updates. **W.W.W.**